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### Thirtieth Day.

TUESDAY, July 3.

The House met at 10 o'clock, the Presi dent, Hon. W. R. Castle, in the chair Absent: Ministers Thurston and Ashford. Nobles Wilder, Dowsett, Jaeger, Smith Wight, Bailey, Richardson, Campbell, Widemann, Makee and Wilcox. Reps. Dowsett, Kauht and Wilcox. Minutes read and confirmed.

PETITIONS.

Rep. Kinney presented a petition from Hamakua for an appropriation of \$5,000 for the improvement of roads and bridges in that district. Referred to Committee on Public Lands and Internal Improvements.

The same member read a petition, signed by 121 taxpayers and residents of Kalibiwaena, Honolula, (1) that a right of way be opened at Kalibi, running manks from King street along the Ewa side of T. A. Lloyd's premises at Kahini, (2) that \$300 be set apart to pay for the same. Referred to Committee on Public Lands and Internal

The same member read a petition from J. W. Kawai, for \$200, compensation for lands in Makiki, taken by the Government. Referred to the Judiciary Commit-

#### REPORTS OF COMMITTEES.

Rep. F. Brown reported two bills printed. Noble Widemann presented a report of the committee on double taxation on the petition of Allen & Robinson for a refund of taxes. Committee were unable to arrive at adecision in the matter.

A discussion followed on the interpreta-tion of the taxation law and the powers of committees of the House relative to the extent to which they are authorized to preceed in examining persons and deman the production of papers, in which Nobles Waterhouse and Smith, Ministers Green and Tkurston and Rep. C. Brown took part. The President ruled the report out of order, under the rules, there being no recommendation in it.

Noble Widemann asked leave to with-draw the report. Granted. Noble Robinson presented the report of the Committee on Commerce on the bill to regulate the manufacture of poi in the city of Honolulu. Committee consider the nace to the public health. They think it is time some action is taken in the matter view of the reports presented to the Legislature of 1884, 1886 and 1887 bringing it particularly to the notice of that body, by the Board of Health and its agent, Mr. John Brown. Amendments are submitted with which they recommend that the bill pass. The report is signed M. P. Robinson, C. F. Horner, F. Gay, A. P. Kalaukou, Laid on the table to be considered with the bill.

INVITATION TO A BALL.

The President said he had a commi tion, which was read by the clerk, as fol-

Nobles and Representatives, Legislative Assembly of 1888.

Gentlemen - The pleasure of your company is requested at a ball to be given at

Armory, Wednesday evening, THE COMMITTEE. July 4, 1888 Dancing 8:30.

## QUESTION TO MINISTER.

Rep. Kamanoha asked the Minister of Interior what is the intention of the Gov-ernment in regard to the land of W. Kaeo changes in the system of licenses now in on of in the line of the streets laid out by the Government.

stated would be impossible to answer as the locality named comprises about one-fourth of the city. A return was made a few days ago of the names of all persons having claims against the Government in

RESOLUTION.

Rep. Pachaole moved that the Post-master-General furnish, through the Minister of interior, a statement of the pay of mail carriers throughout the kingdom. Rep. C. Brown could not see of what use

such a return would be to the House. Noble Waterhouse moved it be laid on

CROWN LANDS

Minister Green presented a statement showing recepts from Crown Lands for ten years. Juny. 1879 to 1889. Attached to this is a tabulated return showing in detail the names of the respective lands, their location, to whom leased, date of lease, term of years, and annual remail.

| The statement of re | scetpes as as tommes.  |
|---------------------|--|
| 1809                | \$20,519 (   |
| 1880                | 31,152 5   |
| 1881                | 30,676   |
| 1887                | 30,498   |
| 1667                | 34,576   |
| 1884                | 30,617   |
| 1885                | 28,330 3   |
| 1886                | 33,396 (   |
| 1887                | 36,337 (   |
| 1888, to June, 30.  | \$16,160 65  |
| Rents uppaid        | 475 (0)  |
|                     | the contract of the contract o |

Rents due to Dec. 31 20,200 31-30,082 \$319 497 37

Annual rental from Crown Lands. as per present rent roll. \$37,588 75 Unicased lands, estimated rental 3,000 00

\$40,588 75 During July of the year 1883, the sum of \$10.000 appears as receipts from Crown merce thereon. Considered section by sections. As the amount is not derived from the regular revenue, it is not included in sected, and the bill, as amended, passed to the above statement.

No reuts have been collected in advance for more than a period of tweive months. during the incumbency of the present Land The report was referred to the Crown

Heress from 11:40 a. m. to 1 p. m.

## Afternoon.

CEPER OF THE DAY.

Liens-Third reading of the bill relating to lieus of mechanics and material men.

Bankruptry-Second reading of the bill to amend sections 1, 5, 6, 8 and 15 of an act to regulate proceedings in bunkruptcy,etc., with the report of the committee thereon.

The bill was considered section by section. Several amendments were adopted. Passed, as amended, to engrossment, to be

read a third time on Saturday. Explosives Second reading of the bill to amend the act relative to the use of explo-

Noble Wight said the act which this bill proposes to amend is one that is being con-stantly violated. The Chief Justice's report shows that during the blemnial period there were nine arrests but only six convictions. The offences are committed in out of the way places. In other countries wery stringent laws are enacted for the pro-terior of the fisheries. Here, although surrounded by the ocean, fish is scarcer than in any osuntry he had ever been in. Not only are explosives dangerous to persons using them, but they are exceed destructive to the fisheries, as the fish destroyed by them are usually more than those taken. It is easy to identify a fish that has been taken by the use of explo-

The bill was referred to the Judiciary emptory challenges.

The substitute bill, submitted by the

Peddling-Second reading of the bill to prohibit peddiing and hawking of goods.

Noble Townsend said the bill is evidently

proader than the introducer meant it to be Noble Poster said it had been charged that the lawvers led the House astray at last session. There might be something wrong about this bill, as he had it drawn

Referred to the select committee on li-

Coffee-Second reading of the bill to ensurage the cultivation of coffee. Referred to the Committee on Commerce.

Coffee leaf diseases Second reading of the bill to prevent the introduction of coffee leaf diseases. Referred to the Committee At 2:50 the house adjourned to 10 o'clock Thursday morning.

### Thirty-first Day.

THURSDAY, July 5.

The House met at 10 o'clock, the President, Hon. W. R. Castle, in the chair. Absent: Ministers Thurston, Nobles Wilder, Powsett, Jaeger, Foster, Bailey, Richardson, Campbell, Widemann, and Makee, Reps. Kauhi and Nakaleka. Minutes read and confirmed.

Rep. Pachaole moved the rules be suspended to allow petitions to be presented, the time for receiving petitions having passed with the thirtieth day of the session Carried.

Rep. Kinney read a petition, with 444 signatures, for an appropriation in aid of the "Paradise of the Pacific," to provide for appropriate illustrations of public buildings and views of Hawaiian scenery to appear in each issue of the paper; also that the Government purchase, say, 50,000 copies of each monthly issue for gratuitous distribution through the various Consular agencies of this Kingdom abroad, where they will be most likely to meet the objects simed at. Referred to the Committee on

Rep. Horner presented a petition from Labaina, with 308 signatures, for an appropriation of \$30,000 for a road from Wailuku Labaina

Rep. Kinney presented a petition from John F. Bowler for an appropriation of \$7,000 to satisfy a claim of petitioner against the government for work done upon the Palace Wall in 1887. Referred to Judiciary

Noble Hitchcock presented a petition from South Kons, with 73 signatures, praying that the office of Governor be abol-Rep. Kamaucha presented a petition

W. Kamakasa and S. Nawahine of North Kahala for a refund of \$20 taxes claimed to have been illegally assessed upon them, and paid. Referred to the Judiciary

Rep. Puebaole presented a petition, with 35 signatures, from Kamalo, Molokai, set-ting forth that petitioners are all engaged in the cultivation of sugar cane, and pray-ing for an appropriation for an artesian well. Referred to Committee on Com-

REPORT OF COMMITTEE. Noble Smith read the following report of the select committee on Licenses: Hon. W. R. Castle, President of the Leg-

islature: The Special Committee who were in-structed to examine into the subject of the licenses of the Kingdom, required by law and to report recommendations relating to

tkem, beg leave to state: That they have had the matter under consideration and have concluded not to

The special matters of licensing Dentists. discontinuing pedding licenses, and im-Minister Thurston said the question as posing a tax upon Attorneys, will be reported upon Arterstely. The Committee mantot recommend any general changes which will decrease the

rever ue, for reasons which are obvious. Nor are we prepared to recommend any general changes which will increase the revenue, by advancing the rates now charged, or by imposing new licenses.

We believe that measures for taxation

should emanate from the Government Ministers are charged with the oversight and care of the public revenue; the Minister of Finance, on behalf of the Gov-erament, presents to the Legislature, at each regular biennial session, a statement of the receipts and disbursements for the previous fiscal period, and of the estimated

expenditures for the coming period.
It is the duty of the Ministers to ascertain and present to the country the needs of the Government; if larger revenue is required they should lay their plans and easures before the Legislature; but only n special cases, or in the event of the incapacity of Ministers, should measures for increasing taxation be introduced by the

representatives of the people. The Government has not asked for an increase of taxation, or for more revenue, and the people desire to lighten the taxes if it can be done with safety. We therefore recommend no general

changes. Respectfully submitted. A. JARGER (Chairman).

W. O. SMITE, HENRY WATERHOUSE C. W. ASHFORD. Honolulu, July 5, 1888.

On motion of Rep. C. Brown the report was adopted.

ORDER OF THE DAY. Pol-Second rending of the bill to regulate the manufacture of poi in the city of

Honolulu, with the report and recom-mendations of the Committee of Comengrossment, to be read a third time on Saturday Challenge to Jurors-Second reading of

the bill to define the right of challenge to juvers, introduced by the Attorney-Gen-eral, with the report of the Judiciary Com-mittee thereon and the substitute bill submitted by said committee.

The original bill was supported by Min-ister Ashford and the substitute by Noble Smith and Rep. C. Brown.

ACTS SIGNED BY THE KING. Minister Austin reported the following acts signed by the King: To authorize the establishment of system

of parcels of post.

To amend section 856 of the Civil Code relative to security for costs.

Yo amend section 22 of chapter LV of the laws of 1876, relating to stamp duties.

To limit the time within which perfuits for Chinese to effect the Kingdom may be

To provide for records to be kept by officers to take acknowledgments. The Minister stated that these with others previously approved were all the bills, so far, submitted to His Majesty. Noon recess, one bour.

## Afternoon.

Resumed consideration of the bills relating to challenge to jurors.

The distinctive provisions of the originel bill were that each party to a civil cause might challenge peremptorily three jurors; that any person on trial for an offense, the penalty for which would be death or imprisonment for life, would be entitled to challenge peremptorily twelve of the persons called as jurors, while the Crown could challenge six, that in other prosecutions in the name of the Crown, the presecuting attorney and the defend-ant would each be entitled to three per-

Judiciary Committee, provided that plaintiff and defendant in all trials by jury, civil or criminal, shall each be alloved to peremptorily challenge three jurors.

Rep. C. Brown moved the original bill be aid on the table. Carried. The bill submitted by the Judiciary ommittee was considered section by sec-

The Attorney-General moved an amendproviding that in criminal trials by ary, the Crown will be allowed six chales and the defendant twelve. Pereapry challenges are allowed, in civil cases in this Kingdom, to the same extent as in Michigan, California, Massachusetts, On-tario, Maine, Iowa, New York and Ken-tucky. In this Kingdom, in ordinary criminal trials, no peremptory challenges are allowed the Crown, while in the other places named, the prosecution is allowed various numbers from two to five; in capital offerses, the Crown has no right of peremptors challenge, while the defendant has the right to challenge ten, while in the other places already named, the prose-cution has a right of peremptory challenge from twenty-two in Massachusetts to wo in New York, in cases where the penalty would be imprisonment for life, the Crown has no right of peremptory chal-lenge and the defendant can challenge two, while in the other places cited the respect-ive rights of the prosecution and defence are the same as in capital offences, The amendment was adopted. Several further amendments were made, after

which the bill passed to engrossment, to be read a third time on Tuesday. REPORTS OF COMMITTEES. Rep. Pachaole read a report of the special committee on Kalawao, on the petition of Mrs. Rebeka Nakuina and others for \$300, recommending that the Board of Health pay the sum of \$100. Laid on the table, to be considered with the Appropri-

Noble Widemann, for the committee on louble taxation, reported on certain petitions for refunds of taxes, referred to them, recommending that the following be

John Spencer, tax paid on a carriage, \$5; Kenka, paid twice, \$5; Opu, assessed to estate of Kanakaliilii, \$3; Kawawahimoku, easons similar to preceding, \$8 80; Haama, paid personal taxes twice and not being an insurance agent, \$9; Olowalu Sugar Co., overpaid the sum assessed, \$48.50. Laid on the table to be considered, with the Appropriation Bill. PETITION.

Noble Waterhouse read a petition from ohn F. Bowler, for \$1,000 for work performed in the Royal Palace enclosure creeting buildings, electric lights and etc. Referred to the Judiciary

BILL AWAITING APPROVAL. Minister Austin reported a bill presented o His Majesty for approval. Adjourned at 2 o'clock, to 10 o'clock Friday morning.

### Thirty-second Day.

FRIDAY, July 6th. House met at 19 o'clock, Hon. W. R. lastle, President, in the chair. Absent-Ministers Green and Thurston; Nobles Wilder, Dowsett, Jaeger, Bailey, Richardson, Campbell, Widemann, Makee and Wilcox: Reps. Dowsett, Kauhi and Kinney. Minutes read and confirmed.

REPORTS OF CONMITTEES. Rep. F. Brown reported reports of majority and minority of Judiciary Committee on pay of Representatives printed. Rep. C. Brown read reports of the Judiciary Committee:

1. On the petition for \$300 for opening a roadway in Kalihi Waena. The matter is before the Courts, who have full authority to adjudicate on it. If there is any necessity" for such widening, they recom mend the matter be turned over to the ommittee on Public Lands, etc. Adopted. 2. On the bill to amend Section 280 of the Civil Code, and Section 3, chapter LIX. of the Penal Code. The bill contemplates changes under the Board of Health. as all matters referring to the health of the nation have had much thought from the Sanitary Committee, they recommend that the bill be referred to that Committee.

3. On the petition that Agents to Grant Marriage Licenses be empowered to grant divorces to persons whose husbands or wives are incurable lepers. The question whether such parties should be permitted to marry again is one of doubtful expedncy; and to open the door wider than it s now, as left in the bands of the Supreme Court, would be unwise. Recommended that the petition be laid on the table. 4. On the resolution presented by the

Minister of the Interior, relative to the refusal by the Auditor-General to sanction the payment of certain money on account the expenses of the Leper Settlement The explanations of the Minister made subsequent to the reference of the resolu tion, render any recommendation by the committee unnecessary. Adopted.
5. On the bill to amend an Act relative

the use of explosives in taking fish; and ecommend that the bill be laid upon the The committee are aware of the difficulty of enforcing the law enacted to prevent the use of explosive substances to kill fish, and would be giad to suggest leg-islation which would be more effective but are unable to do so. The bill under consideration appears to the committee to be objectionable, and if enseted they doubt if it would accomplish the end sought by the honorable introducer. (Signed) Ceci-Brown, W. O. Smith, D. H. Hitchcock.

The hon, member said he had under stood Rep. Kinner was preparing a min ority report. The majority report was laid on the table to be considered with the bill and the minority report.

Noble Waterhouse read the following:

Hon. W. R. Castle, President of the Legis-

The Special Committee to whom was referred the Bill relating to Attorneys-at-Law, beg leave to report that they have considered the proposed Act, and herewith resent their views upon the subject. The proposed plan of taxing attorneys eems to us unwise, and inconsistent with

the general system of taxation now in force in this country. The object of the tax is not for the benefit of the general revenues of the Government, nor in any manner to control attorneys out to increase the number of books in the

The law books in the Government library are not provided merely for the benefit of attorneys, but for the judges, the courts, and the general public as well. The books are public property and for public benefit, and should be paid for by the public.
Attorneys have libraries of their own which they have acquired, and to which

which they have acquired, and to which they are continually adding new books. Such books are expensive; the libraries of individual attorneys in Honolulo have cost from \$500 to \$2000 each. And why should the expense of adding to the public library be imposed entirely upon the attorneys?

Moreover, if the tax should be imposed. upon the theory that the books are so for the benefit of the attorneys, it would be unjust, for the books would be in the Eng-

iish language and many of the attorney, who would be taxed by the proposed Ac cannot read English, and therefore could of must the book's There are other objections to the Bill which have been mentioned, namely:
(1) The enforcement of the penalties

against practitioners who have been lisensed before the passage of the Act, may raise serious questions of constitutional, rights. (2) If the money to be raised is deemed to be revenue, it should be paid into the Treasury, and the purchase of

a revenue measure it should emanate from the Government, and not from the House. In conclusion we recommend that the Bill be laid upon the table.

(Signed) A. Jaeger (chairman), W. O. Smith, Henry Waterhouse, C. W. Ashtord, Rep. F. Brown moved the report be

Rep. Kinney moved it be laid on the table to be considered with the bill. Noble Smith had rehashed in the report all the arguments used in the committee and in the House. If the House was willing to vote money for the required books he could say no more, but he was afraid when the time would come that no money would be voted. The Government Law Library is inferior to many of the libraries in Western Colleges. If all lawyers were able to carry as much law in their heads as Noble Smith, the law library might be shut up. Experience teaches, however, that the average practitioner needs a law library. The Clerk of the Supreme Court has submitted a statement of the immediate needs of the library, which would require \$2,500 to purchase. Among other works needed are some standard English reports. If this bill is to be thrown away, the House should be prepared to make an appropriation. The present law library is a stand-ing disgrace to the country. He noticed an item in the appropriation bill for a law reporter, which is a necessity. Courts are sometimes called to decide cases involving \$25,000 and \$30,000, on points of fact, and are obliged to rely for statements of witnesses on the notes of the Clerk. Noble Smith would no doubt get up and squeich out the proposed appropriation, but his

conscience would not be easy if he had not stated the facts of the case. Noble Smith would tell the House a secret, in answer to the remarks of the member trom Hamakua. He had been a practising attorney for several years, and did not keep a law library, except an old Constitution, a Civil Code and a Bible. It might obviate the necessity of the honor-able mumber borrowing his, the speaker's,

law books, if this bill should pass.

Rep. Kinney said that some able lawyers in the States pronounced a law library complete when it contained Webster's Dictionary and the Bible. The report was adopted.

BLUE BOOK. Minister Thurston announced the report of the Bureau of Immigration printed. QUESTIONS TO MINISTER.

Noble Townsend asked the Minister of Interior (1) what mechanics and overseers were employed on the Molokai water works between the 20th February and 31st March, under Mr. C. B. Wilson; (2) at what rate was each to be paid; (3) have they been paid; (4) if paid, when? RESOLUTIONS

Rep. Kawainui moved that \$1,000 be appropriated for landing improvements in Hana. Referred to the Public Lands, etc.

ommittee.
Mimster Ashford moved the reports of the special committee on compensation of Representatives be made a special order for Saturday. Adopted. NOTICE OF NEW BILL.

Noble Baldwin gave notice of a bill to amend Section 21, Chapter X., of the Civil Code, relating to the Bureau of Public Instruction.

APPROPRIATION BILL-Special order of the day. House went nto Committee of the Whole, Rep. A. P. Kalaukoa in the chair, on the Appropria-

District Judges. North Kona, \$500. Rep. Paris moved it be \$1,000. Passed as in the bill. South Kona, \$800, passed. South Kohala, \$1,200. Rep. Maguire moved it be \$1,400. Noble Smith noticed some sal-aries reduced from those formerly paid. and would like to know the reason. ister Thurston said the Judges of the Supreme Court and the Cabinet had carefully gone over the salaries and the proposed amounts are based on the amount of business in the respective districts. The item passed as in the bill. Hamakua, \$2,000. Rep. Pachaole moved it be \$1,800. Rep. Kinney opposed the reduction. A properly pualified man cannot be got to do the work or less than \$2,000. There is more sugar

raised in Hamakua than in any other district in the Islands. Attorney-General —And more criminals? Minister Interior And more whisky used? Noble Smith-A hard district, judging from the sample in the House. Item passed as in the bill. Honuaulu, \$800; Makawao, \$2,400; Hana. \$1,800 Passed Lanai, \$500. Noble Waterhouse moved \$300. Noble Castle moved \$400. Rep. Kamauoha moved \$480. Rep. C. Brown did not think the salary should be reduced. The Ministers had cone carefully into it with the Judges; it the House wishes to change this one, may as well change all. Passed as in the bill. Molokai, \$1,200; Ewa, \$900; Waia-mae, \$800; Waialua, \$800; Koolauloa, \$800; Koolaupoko, \$1,000; Hanalei, \$1,000; Ka-walhau, \$1,000; Kolou, \$1,200; Waimea,

\$1,000 - Passed. Minister Ashford moved to postpone the esideration of salaries of Clerks of 2d. 3d and 4th Judicial Circuits until the Judiciary

ommission report. Carried. Expenses Supreme Court, \$10,000; Cir-Courts, \$5,000; witnesses in criminal

ses, \$2,500. Passed. Law Books-Purchase of Law Books \$1,000. Noble Castle moved an amend-ment: For purchase of Law Books and maintenance of Law Libraries for the Su-preme and Circust Courts, to be under the upervision of the Supreme Court, \$4,000. The question is if the necessity exists and if the House will make provision for it. It would be well, as said by the Attorney General a few days ago, for the Judges to read the books that are there. It is necessarv for Judges and lawyers as well as for mechanics to have a full supply of tools.
No one having the root of the matter in
him will say that no more books are needed.
Minister Ashford said the memorandum

prepared by the Clerk of the Supreme ourt shows that there is a pressing need books to the amount of \$2,500. And if or books to the amount of \$2,500. ibraries are to be supplied in the outer dis-ricts, there will be a further call that will

ertainly require all of \$4.000.

Eep. F. Brown moved that the books to be purchased be printed in the English and Hawaiisn languages.

Noble Smith moved the item pass as in the bill. The sum of \$500 had been voted every two years until 1880 when \$1,000 was

Minister Green supported Noble Smith's notion. The addges did not ask any more. Rep. Kinney supported the amendment. It is all important in the Courts to get the odges on the right side from the start. Committee rose and the House resumed.

### Noon recess, one hour. Afternoon.

House in committee of the whole resumed consideration of the purchase of law books stem in the Appropriation Bill, with the proposed amendment.

Rep. Kinney moved \$2,000. Rep. Kamauoha moved \$2,500. Rep. Pachaole moved \$1,500. Minister Thurston said that as the Atorney's Bill had been killed in the fore-

noon, he would vote for a larger appropria-

item to a future date.

tion than \$1,000. Rep. Dearon moved the item be \$3,000. Noble Young said he seldom took an active part in a lawyer's bill. He let them paddle their own cance. He was in favor of Judges having books of reference that are up to the times, and the best books hat can be got. Noble Smith said he had been told that

the abolition of tuntion fees in the public schools will involve an additional expenditure by the Government of \$40,000. He books to become public property should be looked on this as a luxury. We have not by autropriation according to law: (3) yet heard from the Kalawao Committee, And lurther, if the Act is to be considered and do not know what additional expendi-

have to borrow money for running expenses, and he did not approve of spending money on luxuries until necessary objects are provided for. He seconded the motion

Part of the last o

for \$1,500. Noble Widemann said the \$500 appropriations had been made when we had lots of money and good balances in the Treasury at the close of the biennial periods. This is an appropriation that seems to have no feet. If lararies are to be established on the other islands, persons must be appointed to take care of them. otherwise they will be all stolen.

rould support the item as in the bill. Minister Ashford could not support the theory that law books are a luxury. It a positive necessity to the proper admini tration of justice that Judges have all possible sources of information. And particularly important in the case of the Supreme Court here, as there is no appeal from its decisions. To put the law library on a proper footing would need not less than \$5,000.

Rep. Kanney said if he and Noble Castle rush into each other's arms they may both get left. He could not understand the position of Noble Smith on this question. The hon, Noble had taken a position, as a member of the Committee on Licenses, with which his present position does not seem to be consistent. If, as the hon. Noble now says, we are going behindhand, let us have \$2,000 for the law library, which will make but little difference.

Noble Castle accepted the amendment of Rep. Deacon. Law books are not a luxury, they are a necessity. Luxuries are to be indulged in only occasionally, and that perhaps may be the case with Noble Smith. The argument that appropriations have been made from time to time and thereore ought now to be stopped, would apply with equal force to the salaries of Judges and the Cabinet Ministers. The idea suggested by hon. Noble Widemann that the books would be all stolen from the libraries on the other islands is only a phantasy.

The item passed at \$2,000. Stationery and meidentals (Supreme Court), \$3.00; Clerk Honolulu Police Court, \$2.400; Chinese interpreter and translator, \$3.000; passed. Portuguese interpreter and translator, \$1,200. Rep. Hustace moved it be \$2,400. Minister Thurston said the Chinese interpreter is needed all the time, while the Portuguese interpreter is wanted about once a week. Rep. Kinney said Portuguese litigation is increasing. He moved \$1,800. Noble Cattle moved it be the same as for the Chinese, \$3,000. Rep. Pachaole moved \$1,000, Noble Widemann said a Portuguese is better than a Chineman. He suggested \$5,000. The Minister, however, after careful consideration, had asked for what is needed, and why should the House make it more? Passed at \$1,200. Message of the constant of th sengers (Supreme Court), \$2,400. Passed. Salary Minister of Interior, \$10,000; Chief Clerk, \$6,000; Assistant Clerks (5). \$16,000; salary Surveyor-General, \$7,000; expenses Bureau of Surveying, \$37,000.

Registrar of Conveyances, \$6,000. Rep. Brown moved \$7,000. The Registrar is head of one of the most important bureaus in the Government, involving great responsibility and requiring an incumbent of honesty and integrity. Minister Thurston said this is a new item, as a new Act relat-ing to the Registrar had already been passed. The salary had been gauged ac ording to what seemed to be the amount of work to be performed. The House has already recognized a distinction between offices of the same grade as regards the quantity of work. Rep. C. Brown said integrity and responsibility ought to be con-sidered as much as the quantity of work. assed at \$6,000.

Deputy Registrar, \$3,000. Rep. Pachaole moved \$4,000. The incumbent is a person of great experience and a very capable offier. The Deputy Postmaster-General salary is \$5,000, and he did not see why there should be any difference. Minister Ashford moved \$4,000. Noble Smith sup-ported the motion. He thought the Deputy bility as the nego trat. Passed at \$4,000. In sidentals Registry Office, \$620. Noble

Smith asked why it was not \$620 3714. Minister Thurston said this was the Registray's estimate. Having been in the book and stationery business, he is likely to know what is needed. Passed. Expenses Bureau of Immigration, \$7,500. Noble Baldwin asked about the salary of the Clerk. Minister Thurston said the work is attended to by one of the Clerks in the Interior office. Rep. C. Brown asked about the Japanese Interpreters. Ministe Thurston said the Government is respon sible only for one, Mr. Nakayama.

further, the Government is not responsible or salaries of Japanese doctors. Minister Thurston moved to insert In-pector of Immigrants, \$1.500. Noble mith moved that such item be struck out.

Postponed. Postmaster General, \$7,000. Passed. Deputy Postmaster General, \$5,000. Noble Smith asked why a distinction is made tween the salaries of this officer and the Deputy Collector General. The responsibility is greater. Minister Thurston said the Deputy Postmaster General's duties are practically only those of a clerk. He is never called on to assume the duties of Postmaster General. Noble Smith was no satisfied with the explanation. The same argument will apply to the Deputy Collec-tor General. If the Collector General is there to attend to his duties, what need has he of a Deputy? Passed as in the bill Clerks Post Office, \$25,000; Postmusters 20,000; Mail Carriers, \$28,000; incidental

Postal Bureau, \$15,000, passed. Superintendent Public Works, \$7,000, passed. Deputy Superintendent, \$4,800. Minister Thurston said this is a new item. It being necessary for the Superintendent be absent about the country much of his time, a man of technical skill and ability is peoded to attend to the duties of the office Mr. Lawrence has been acting in this caps city. Noble Widemann said the question do we need such an officer, or not? If we do, we may be thankful if we get him for \$200 a month. Rep. Kamauoha moved \$3,000. Passed as in the bill. Inci-dentals Bureau of Public Works, \$500.

Minister Thurston moved to insert an Minister Indiason moved to insert an item, addition to the Kerosene Ware-house, \$3.145. The kerosene warehouse, as constructed, was a tempting of Providence. There was a fire-proof building surrounded by wooden sheds. These sheds were not difficult to get into. Some time ago, a lot of oil was removed in the night, and nobody knows yet where it went Noble Townsend asked how much does this partake of the nature of an in-demnity bill? Minister Thurston said the question was a proper one. The Minister of Interior has no right to bind the Legislature. The contractor has only the Minister of Interior personally, for his pay If the Legislature thinks the work as aary, it will vote the money for it. Rep. Pachaole asked where was the keeper of the warehouse when the oil was stolen? Minister said he presumed he was at h in bed. In answer to a question by Rep. Noble Hitchcock moved to postpone the Helekonihi, the Minister said that the quantities of oil stored vary from 25,000 to 40,000 cases. The item was inserted. The committee rose and the House re-

sumed. SOTICES OF NEW BILLS,

Minister Thurston gave notice of two To amend the law relating to the Hawajian Postal Savings Bank. To give greater security to depositors in the Hawanan Savings Bank. 'Adjourned at 4 o'clock to 10 o'clock Sat-urday morning.

# NOTICE.

THE INTEREST OF MR. H. MACFARLANE, in the firm of G. W. Macfarlane & Co., ceases from this date.

G. W. MACFARLANE & CO.

Honolulu, June 18, 1888.

30-31 1236-14

## Advertisements.

Mortgagee's Notice of Foreclose.

ACCORDANCE WITH power of sale contained in a certain more rage made by William Johnson to John 8 McGrew, dated the 16th day of January, 1869, pe sicGrew, dated the 16th day of January, 1860, perceived in liber 65, on pages 264, 265 and 264 which said mortcage was duly swigned by said John S. McGrew, mor gages, to Mrs. Victoria Ward by deed of assignment dated the 25th day of January, 1884, and recorded in liber 65, page 264, notice is hereby given that the said assigns of mortgages intends to foreclose said mortgage for condition broken, to wit; non-payment of principal and interest, and upon such foreclosure will sell at public auction, at a time and place to be hereafter designated, all and singular the lands, tenemous and herediments mortgaged in said mortgage, as belo specified.

Further particulars can be obtained by applications.

Further particulars can be obtained by appli-cation to Charles Creighton, attorney-at-law. MRS, V. WARD, Dated Honolulu, Jure 7, 1887.

Dated Honolula, success, asset.

The premises to be sold are: All shows lands diffuse on the northwesterly side of the Numana Valley road, in said Honolulu, and bounded and described as follows: Commencing at the northdescribed as follows: Commencing at the north-west corner or angle of lot one of the said prem-ises on the said Nuuanu Valley road, the same being the southeastern point of J. Wood's land; thence running N. 31-20, W. 205 feet along Wood's land, S. 54-59, W. 94 feet along J. Ahina's land, S. 57-9, E. 236 feet along lot two to Nuuanu street, N. 41-17, E. 82, 9 feet to gain; of beginning—467-1090 acres, together with the buildings and improvements thereon.

### Mortgagee's Notice of Foreclosure.

IN ACCORDANCE WITH A power of sale contained in a certain morti-gage mide by Deborah Kamai Mahanui (w), J. E. Makanui (k), her husband and Kaluna (w), murt-gors to S. Both mortgagee, dated the 22d day of November, 1884, recorded in Liner 88, pages 46 November, 1884, recorded in Liner 88, pages 431 and 452; which said mortgage was duly assigned by said S. Roth, mortgages, to Laura F. Dickson, by deed of assignment dated August 19, 1886, and recorded in Liber 88, page 451.

Notice la hereby given that the said assignes of mortgage intends to foreclose said mortgage for condition broken to with non-payment of principal and interest, and upon such foreclosure will sell at Public Auction, at a time and place to be hereafter designated, all and singular the lands, tenements and haredifaments described in said mortgage as below specified.

Further particulars can be obtained by application to W. Austin Whiting, Attorney of assignee of mortgages.

LaURA F. DiCKSON.

Assignee of Mortgages.

Dat ... Honolulu, June 20, 18ex. The premises to be sold are: All that certain parcel of land situate at Kalini, Roma, Ednaid of Oahu, bounded and described as follows: E hoomaka ana ma ke kihi Hema o ka sina, e hole N Sal W 3.80 kaul N 39 E 1 55 kaul N 37 W 2.00 kaul N 45 E 1.00 kaul N 58 E 1 50 kaul N 27 E 0.70 kaul S 39 E 1 80 kaul N 38 E 0.70 kaul S 39 E 1 80 kaul S 38 15 E 2 24 kaul S 32 W 1.71 kaul S 36 W 3.30 kaul a kahi i hoomaka ai, ka ili 19 10 0 eks and being a poriion of Royal Patent, No. 1252 L C A No. 1692 to Nacpala. The premises to be sold are: All that certain

Mortgagee's Notice of Forestand and of Sale.

IN ACCORDANCE WITH THE provisions of a certain mortgage made by wong Leong & Co. to Jones & Co., dated the 11th day of January, 1884, recorded in liber 67, on page 329, etc., notice is hereby given that the mortgagees intend to foreclose said mortgage Mortgagee's Notice of Foreclosure mortgages intend to forcelose said mortgas for condition broken, and also that upon and forcelosure the premises below set forth will be sold at public auction in Honoteln, Oahu, the auction rooms of James F. Morgan, Esq. 12 o'clock noon on Saturday, the 14th day July 1888. July, 1888. Further information can be had of Wm

Castle, attorney-at-law.

JONES & CO., Mortgagese
The property to be sold consists of the S
Leoug Hop Res Plantation, in Karita, Kool,
poko, Cabu, comprising about one hundred and twenty-five acres of fine land, mostly rice, besides pasture land, with plenty of water; a first-class rice mill properly equipped and complete.
With this goes a contract with planters, whereby
he owser receives \$5,175 each crop. 1229-61

## Mortgagee's Notice of Sale!

DY ORDER OF ALLEN AND ROBINSON, THE Deed made by Kaluna (w) and A. K. Pale-kaluhi, her husband, and dated the 2rd day of March, A. D. 1884, of record in the Hawaiian Registry of Deeds, in Book 84, pages \$71 and \$72, and in pursuance of a certain power of sale contained in said mort-gage, the undersigned will sell at public auction, at his salesroom, Quen street, Honolniu, on SATURDAY, the 80th day of June A. D. 1888, at 12 o'clock M., the following property, to wit;
The premises to be sold are attuate in Waimea,
Island of Kauai, H., and are more fully desorthed as follows;
I—All the land described in Land Commission

1—All the land described in Land Commission
Award 7,672 and Royal Patent 4,819.

2—All the land described in Apana 1 of Land
Commission Award 3,333, Royal Patent 5,262.

3—Also all the land described in Land tomission Award 1982, Royal Patent 5,185.

4—Also all the land described in Land Commission Award 5,563. Royal Patent 5,294.

And also two pieces of land on School Street,
Honoldin, Island of Oahu, containing 14, screet,
and 1,56-100 acres respectively. and 1 50-100 acres respectively.
Forther particulars on application to A. MOSO, attorney at Law. JAS. F. MOBGAN, Auct'r.
Honolulu, June 4th, 1884.

# MARSHAL'S SALE!

BY VIRTUE OF A WRIT OF Dan Execution issued out of the Supreme Court, on the 28th day of June, A. D. 1885, against Mikasobe, defendant, in favor J. M. Monsarrat, Mikasobe, defendant, in favor J. M. Monsarrat, pisteriff, for the sum of \$157.59. I have levied upon and shall expose for sale at the front entrance of Kniakena Haie, in the district of Kons, Honoich, Island of Cahu, at 18 o'clock of FRIDAY, the 57 day of August, A. D. 1881, to hive at Didder, all the right title and litter. he highest bidder, all the right title and inter-cet of the said Mikasobe, defendant, in and to the following property, unless said judgment, interest, costs and my expenses be previously

puid.
List of property for sale:
1-Apana 1, 4,5,6 and 7 of Roya! Patent No.
4,5 7, L.C.A. No. 6,386 [sened to Kauhao, the father of said defendant stoated at Kauhas kahi, Kamoiliili, Wa kiki, Island of Uaha, con-Subject to a mariages of \$600.00 in favor of A. D. 1882, and recorded in Liber 75, folios \$25, 20.00 per automit \$2.00 p

Honolulu, June 28, 1888. 1225

### Officers of Kohala Telephone Co. 1888-9.

Term of office cipires June 18, 1882. The Jac Hind President Rep. 0. P. Tulloch Secretary H. H. Benton Treasurer

DIRECTORIE: I year-D, B, Boud, M. D. J. W. Moussoull. l years-W. Wright, J. R. S. Symperaley. S years-C. S. Hynners'ey, Thus. H. Wright G. P. TULLOCH, Secretary.

## Take Notice.

A LL PERSONS HAVING business before the Circuit fodge, Thing fundetal Circuit.
The undersigned will hold Court at the Court House, Walmen, South Kohala, at 7 o'clock a.m. on Thursday and Friday, June 29th and 29th,

Court at the Court House at Kapuatt, North Kohals, at 10 o'clock a.m. on the M. M., 6th, 6th and 6th of July, 1886.

And at the Court House, Hamaker, Hawail, at 10 a.m. on the 11th, 12th, 18th and 18th of July, 1888.

E. A. AUSTIN, Count July, 1888.

Ello, June 4, 1888.